

AMEND Senate Bill No. 1597*

House Bill No. 1717

by deleting from Section 1(a) the following language:

If a delivery service licensed under this section is delivering alcoholic beverages or beer purchased from a retailer in accordance with this subsection (a), the delivery service shall not deliver the alcoholic beverages or beer to a customer who resides or is located at the time of the delivery at a distance greater than one hundred (100) miles from the licensed premises of the retailer at which the alcoholic beverages or beer were purchased.

AND FURTHER AMEND by adding the following language at the end of Section 1(a):

If a delivery service licensed under this section is delivering alcoholic beverages or beer purchased from a retailer in accordance with this subsection (a), the delivery service shall not deliver the alcoholic beverages or beer to a customer who resides or is located at the time of the delivery:

- (1) More than fifty (50) miles from the licensed premises of the retailer at which the alcoholic beverages or beer were purchased; or
- (2) In any county other than the county in which such retailer is located or a county contiguous to such county.



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AMEND Senate Bill No. 2473

House Bill No. 1804*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 3, Chapter 6, Part 3, is amended by adding the following as a new section:

- (a) As used in this section:
- (1) "Licensing" means the procedure through which the privilege to engage in a specific profession or occupation is granted by a licensing authority;
- (2) "Licensing authority" means an agency, examining board, credentialing board, or other entity with the authority to require a license and the payment of an occupational fee to engage in any profession or occupation; and
- (3) "Occupational fee" means a fee or tax imposed by a licensing authority for the privilege of engaging in a profession or occupation.
- (b) On and after July 1, 2018, no licensing authority of this state shall enter into or renew any contract with a lobbyist or a lobbying firm.

SECTION 2. This act shall take effect July 1, 2018, the public welfare requiring it.

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House State Government Subcommittee Am. #1	FILED
	Date
Amendment No.	Time
	Clerk
Signature of Sponsor	Comm. Amdt.

AMEND Senate Joint Resolution No. 141*

by adding the following language after the first resolving clause:

BE IT FURTHER RESOLVED, that only non-state funds may be used for purposes of the relocation of the Polk Tomb.

BE IT FURTHER RESOLVED, that the Tennessee Division of Archaeology within the Department of Environment and Conservation supervise the relocation of the Polk Tomb and appoint a qualified archaeologist to oversee the day-to-day operations of such relocation.



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Amendment No. Signature of Sponsor

	FILED
-	Date
	Time 1:25
	Clerk ZW
	Comm. Amdt.
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AMEND Senate Bill No. 2122

House Bill No. 2096*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 3-2-107(a)(2)(B), is amended by adding the following language as a new subdivision:

The committee shall disclose on the fiscal note the names of all governmental or nongovernmental entities that supplied information and all governmental or nongovernmental entities that the committee consulted when creating the fiscal note.

SECTION 2. Tennessee Code Annotated, Title 3, Chapter 7, is amended by adding the following language as a new section:

- (a) As used in this section:
- (1) "Agency" means a department, board, commission, institution, office, agency, or other entity of state government;
- (2) "Executive director" means the executive director of the fiscal review committee:
- (3) "Form" means the official support form issued by the fiscal review committee of the general assembly;
- (4) "Information" means data, estimates, and statistics used by an agency in making a fiscal determination; and
- (5) "Legislation" means a general bill, amendment, or resolution filed by a member of the general assembly.





(b) Upon the submission of a form to an agency as part of a request for the agency's fiscal determination of legislation, the agency shall disclose on the form all sources used in making the fiscal determination.

(c)

- (1) A sponsor of a bill or resolution who disagrees with any aspect of the fiscal note for the bill or resolution or with any aspect of a fiscal memorandum for an amendment to the bill or resolution may file a dispute with the fiscal review committee.
- (2) A sponsor of an amendment who disagrees with any aspect of the fiscal memorandum for the amendment may file a dispute with the fiscal review committee.
- (3) If a disputed fiscal note or fiscal memorandum is based on information supplied by an agency, then the committee shall immediately notify the agency of the dispute in writing. The agency shall disclose all information within a reasonable period of time, as determined by the executive director, after receiving notification of the dispute.
- (4) The process for filing the dispute under subdivision (c)(1) shall be developed and implemented in accordance with policies set forth by the fiscal review committee.
- (5) Any hearing by the committee to consider a disputed fiscal note or fiscal memorandum under this section must be conducted on a day for which the general assembly is convened or has standing committees scheduled.
 Committee staff shall coordinate with the chief clerk of the senate and chief clerk of the house of representatives for purposes of scheduling hearings.
- (d) Upon an agency's failure to disclose the information required under subsection (b) or (c), the fiscal review committee may require, by joint agreement of both chairs, the commissioner or presiding officer of the agency, the chief financial officer of

the agency, or legislative liaison for the agency to appear before the committee to testify about the agency's conclusions with respect to the fiscal impact of the legislation, including, but not limited to, the agency's refusal or failure to disclose information required under subsection (b) or (c).

(e) The committee is entitled to receive information that is required by law to be kept confidential. Before submitting any such information to the committee the submitting agency shall conspicuously mark each confidential document in a manner that indicates that the document is to be kept confidential and that notes the legal authority under which the document must be kept confidential. The committee shall maintain the same level of confidentiality as is required by law of the agency from which the report is obtained. Members and staff of the committee are subject to the same statutory penalties for unauthorized disclosure or use as officers or employees of the agency from which the report is obtained.

SECTION 3. This act shall take effect July 1, 2018, the public welfare requiring it.